The clerical error was simply that in line 3 of claim 80 "vehicle" should have been -vehicles.-

New claims 82-84, wherein claim 82 has been added as an independent claim and claims 83 and 84 are dependant claims, are directed to the inventive system as such. These claims, as the other claims currently submitted in the Application, avoid the prior art of record which does not include a GPS positioning system in the apparatus for demarcating an area in a field for limited the movement of animals relative to that area; that is, either confining them in the area or keeping them out or, in some cases, doing both with different groups of animals.

With the instant Supplemental Amendment, of there are total of twenty nine (29) claims, three (3) of which are independent claims. Accordingly it appears that the total number of claims submitted in the application has been increased by one (1) claim, whereby an additional fee of nine (9) dollars is required. Accordingly our check in such amount is submitted herewith. However, if this is in error, the Commissioner of Patents and Trademarks is authorized to credit or debit our Account No. 13-2000, as appropriate.

As previously, it is submitted that the claims as presently provided are unambiguous and clearly avoid the references of record whereby an allowance of the Application is respectfully solicited.

> Respectfully submitted, MASON, MASON & ALBRIGHT

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